

R E M A R K S

In view of the above amendments and following remarks, favorable reconsideration in this application is respectfully requested.

Claim Rejection – 35 USC 112

The Examiner rejects claims 44, 48-49 under 35 USC 112, first paragraph, as failing to comply with the enablement requirement. The Examiner indicates that the specification fails to provide details on how the captured image, which is a bitmap, can be used to select a specific component of the object for displaying its annotating information.

In response, the Applicant refers the Examiner to paragraphs [0025]-[0028], at page 4 of the description, which outlines how points on an image are selected for annotation. Paragraph [0025] describes that for each feature in the viewing environment recorded in step (a), a matching feature is found in the image, or alternatively the extracted list can be globally matched to the pictorial data by finding the best over-all match of the viewer environment image. Paragraph [0026] discloses one particular example which employs the difference in color brightness to identify a specific part (in this case the horizon) of the displayed object; paragraph [0027] describes how a part of an image can be selected for annotation by means of clicking on it.

With regards to claims 50 and 51, the Applicant refers to paragraphs [0037]-[0040] and [0045]- [0046] of the application. Paragraph [0040] describes that a radio beacon emits information about an object including the position of the object (in real space); the camera receives the information emitted by the beacon. Using the information it receives from the beacon, the camera establishes a correspondence between the object and its location in the image. Thus, real space positional information provided by the beacon, enables the camera to establish a correspondence between the object's real space position and its position in the image, so that the object in question can be identified in the image for annotation. As disclosed in paragraph [0045], centralized or decentralized processing can be employed for bringing objects, their representations, and their associated information into correspondence.

Paragraph [0040] goes on to say that "A camera acquiring image and beacon signals can be aware of its position and shooting orientation so that, for placing the information [on the image], the camera can indicate the location of the beacon". Thus, the location of the beacon can then be annotated on the image. Paragraph [0040] further discloses that alternatively, the camera and radio receiver can locate the beacon [on the image] through array processing. Paragraph [0037] illustrates a similar example wherein a radio provides information concerning the location (real space) of an object; the radio input is decoded in a module 11. A camera input of an image representing a view and camera parameters such as location, direction and field of view, are obtained in a module 12. Data from modules 11 and 12 is used in module 13 to decide as to which objects are in view. In module 14, objects in view are annotated.

Paragraphs [0045]- [0046] provide further detail as to how the camera establishes a correspondence between the object and its location in the image: “ For bringing objects, their representations, and their associated information into correspondence, centralized or decentralized processing can be employed. For example, in cartographic annotation, all objects are maintained with their coordinates and associated information together in the same database. In decentralized processing this need not be the case, and hybrid arrangements also can be advantageous. For example, the names of restaurants in a locality can be obtained from a database such as the Yellow Pages, their regular menus from separate further databases, and their daily specials dispatched with a beacon.

An object can be annotated based on the relative position of a display device with respect to the object, including their spatial relationship and the orientation of the device. In case of images or video, the relative position of an element on a screen can be calculated from camera parameters and relative position information of the camera with respect to the element. Where annotation is displayed without displaying an image of the element, the information to be displayed can be selected based on location and orientation of a display device in relation to the element pointed to. Also, a beacon signal can be used that is sufficiently directional and/or having a sufficiently directional capture. The beacon signal can carry identifying information and possibly annotation information.”

Accordingly, it is respectfully submitted that the claimed invention is in compliance with 35 USC 112, 1st paragraph.

Claim Rejection – 35 USC 103

The Examiner rejects claims 44, 48-49 as unpatentable over *Rose* (Annotating Real-World Objects Using Augmented Reality) in view of *Harrison* (U.S. Patent No. 6,611,725); rejects claims 44, 48-49 and 51 over *Rose* and *Ellenby* (U.S. Patent No. 6,307,556; rejects claim 50 over *Rose* and *Sanderford* (U.S. Patent No. 5,917,449).

Rose only suggests selecting the objects to annotate by pointing at the actual object using a 6D pointing device illustrated on Fig. 3.1 and described in paragraphs 3.1 and 4.2. However, this requires a complicated and expensive pointer, such as a six degrees of freedom magnetic tracker able to sense the position and orientation of the pointer in space. Moreover, the solution disclosed by *Rose* is only applicable when the user has access to the physical object; it is not possible when this object is far away (such as a mountain in a landscape) or when the image or video was previously recorded and the physical object is not available anymore.

Harrison discloses annotating for processing a design model generated by a computer aided design system. The method involves annotation of a drawing which has been created using CAD software (column 6 line 47- column 7 line 15). Thus, in considering the teaching of *Harrison*, the skilled person would understand that an element of a drawing created with CAD software can be selected for annotation. The skilled person would not learn how to select elements for annotation from a captured image. It is submitted that selecting an element from a captured image is very different from selecting elements from a CAD drawing, and that the method used to select elements from a CAD drawing could not be successfully used to select

elements from an captured image, in particular since a captured image is formed of a bitmap whereas a CAD drawing is formed of characters. Thus, the skilled person could not arrive at the inventions of claim 44 or claim 48 by combining the teaching of *Rose* and *Harrison*.

Furthermore, it is submitted that a skilled person would not have attempted to combine the teaching of *Rose* and *Harrison* in the first place, as both documents teach completely different concepts which are incompatible with one another. *Rose* teaches selecting a component of a real 3D object, whereas *Harrison* teaches selecting a component from a 2D CAD drawing. It is not clear how the skilled person could combine the features disclosed in the two documents. For example, the 2D pointer used in *Harrison* could not be used in *Rose*, and neither could the 3D pointer of *Rose* be used in *Harrison*. The only reasonable combination of the teaching of these documents would lead the skilled person to prepare a 2D CAD drawing of the real 3D object and then to select a component for annotation from the 2D CAD drawing using a 2D pointer. However, this method would not involve the step of selecting an element from an image which has been captured by a camera, thus the combined teaching of *Rose* and *Harrison* cannot be said to obviate claim 44 or 48.

The Examiner also submits that claim 49 is unpatentable over *Rose* in view of *Harrison*. Claim 49 has been amended to specify " ... selecting an element from the captured image to be annotated by pointing on said element on said display" The observations provided above in relation to claims 44 and 48 are applicable to claim 49 as amended, as the claim now also contains the inventive feature of "selecting an element from the captured image"

The Examiner further submits that claims 44, 48-48 and 51, are unpatentable over *Rose* in view of *Ellenby*. The applicant respectfully disagrees with the Examiner's view. The Examiner did not even try to show that mobile phones with camera were known at the filing date of the patent, or that the processing power available in mobile phones at that date was sufficient for processing images or computer vision. Therefore, the objection on obviousness is not supported. As the concept of including a camera in a mobile phone was not known at the filing date of the application, the feature of a mobile phone which includes a camera cannot be "simply a matter of design choice."

In fact, it seems very unlikely that the one skilled in the art would even consider replacing the video camera of *Rose*. A mobile phone is of no use in the system of *Rose*, and the one skilled in the art has no reason to employ a mobile phone in the system of *Rose*, even if mobile phones with a video camera had been known at the filing date. It seems that the *Rose* system will only work with a fixed camera, due to the necessity to calibrate this camera with the pointer device and with the annotated object. The one skilled in the art will not consider a mobile phone with camera for an application and system where a fixed video camera appears to be required.

Rose describes an annotating system intended for annotating video images taken by a fixed video camera at a known location. A mobile phone with camera is poorly adapted to this purpose and would not be chosen by the skilled person. A mobile phone camera is only useful for annotating images taken on the go, such as landscape images or video of people in a meeting.

Such an application of an annotating system has not, however, be considered or disclosed in any of the cited documents.

The Examiner rejects claim 51 over *Rose* in view of *Ellenby*. The applicant respectfully disagrees with the Examiner's view. Claim 51 requires "using said position, said shooting direction and visual cues for relating a selected element to annotating data associated with the element."

This feature requires, for example, a camera provided with a compass in order to determine its pointing direction. *Rose* only teaches identification based on a 6D pointer which is not part of the camera, and which is usually pointing at another direction than the camera, as clearly shown on Fig. 3.1 for example. Thus, *Rose* necessitates additional equipment whose position and orientation are determined, and does not deliver the same result. Moreover, *Rose* requires precise calibration between the video camera and the pointing device. In fact *Rose* even describes calibration as an essential component of augmented reality (paragraph 4); indeed, calibration is of utmost importance in order to map the position and direction of the pointer in the physical world with the image taken by the video camera. Such a precise calibration seems only possible in a fixed setting, for example in order to annotate an engine placed at a known, fixed location, or using a calibration pattern as shown on Fig. 4.1 of *Rose*.

Such a calibration between pointer and camera is not possible, or at least much more difficult, when the video camera is moving and when one does not know in advance its position

and pointing direction. In this case, an external 6D pointing device is of no practical use since the annotating system cannot easily determine which element of the image is pointed.

The invention disclosed in the present application concerns a method where the shooting direction of the camera itself is determined. It is therefore not needed to align or calibrate this direction with the image of the view. This results in a more simple method and system, and which completely solves the problems and errors of the calibration process.

Ellenby does not use the shooting direction or visual cues for relating a selected element to annotating data associated with the element. Referring to column 7 lines 26-46, *Ellenby* discloses that relative elevation measurements depending on the location of the user are calculated. *Ellenby* also discloses calculating distance from an object and the direction to an object. However, *Ellenby* is completely silent as to how the relative elevation measurements, the distance measurements and direction are calculated. The relative elevation measurements, the distance measurements and direction are presumably determined based on the position of the camera.

With regards to the indicia 93, which identify the mountain and its features, it is only mentioned that the indicia 93 is "computer generated". Otherwise, *Ellenby* is completely silent as to how the computer generates indicia 93. In particular, *Ellenby* certainly does not mention that the shooting direction and visual cues are used to relate indicia 93 to the mountain in the image.

Thus, it would appear that *Ellenby* uses the position of the camera only to annotate, the relative elevation of the mountain shown in the image, the distance from the mountain, and the

direction to the mountain. However, the shooting direction and visual cues are not used in *Ellenby* for relating a selected element to annotating data associated with the element. Accordingly, even if the skilled person had considered the teaching of *Rose* in combination with *Ellenby* they would not arrive at the invention of claim 51.

The Examiner submits that claim 50 is unpatentable over *Rose* in view of *Sanderford*. The Applicant submits that the Examiner's objection is not well founded. *Rose* merely suggests a radio signal sent by the 6D pointer, but not a radio signal sent by a beacon or other radio-emitter attached to each object to annotate. Referring to column 10 lines 22-46 and column 12 line 50- column 13 line 3, *Sanderford* discloses a radio beacon 406 which has an unknown location which can transmit absolute reference position information. The radio-beacon 406 of *Sanderford* could not be attached to each annotated part of the engine that *Rose* wants to annotate. Thus, the skilled person would not, and could not, combine the teaching of *Rose* and *Sanderford* to arrive at the invention of claim 50.

In the event there are any questions relating to this Amendment or to the application in general, it would be appreciated if the Examiner would telephone the undersigned attorney concerning such questions so that the prosecution of this application may be expedited.

Please charge any shortage or credit any overpayment of fees to BLANK ROME LLP, Deposit Account No. 23-2185 (123593.00106). In the event that a petition for an extension of time is required to be submitted herewith and in the event that a separate petition does not

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accompany this response, Applicants hereby petition under 37 CFR 1.136(a) for an extension of time for as many months as are required to render this submission timely. Any fee due is authorized above.

Respectfully submitted,

BLANK ROME LLP

By: /Peter S. Weissman/
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A handwritten signature in black ink, appearing to read 'Peter S. Weissman', is written over the typed name.

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